1	Daniel R. Watkins		
2	Nevada State Bar No. 11881 DW@wl-llp.com		
	Brian S. Letofsky		
3	Nevada State Bar No. 11836		
4	Brian.Letofsky@wl-llp.com WATKINS & LETOFSKY, LLP		
5	400 South Fourth Street, Suite 280		
6	Las Vegas, NV 89101 Office: (702) 385-5191; Fax: (702) 385-7282		
7	Attorneys for Plaintiff, SAEED AZIZI		
8			
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	SAEED AZIZI,	Case No.: 2:15-cv-00755-RFB-PAL	
12	Plaintiff;	STIPULATION AND ORDER TO EXTEND TIME TO SUBMIT	
13	VS.	PRELIMINARY EARLY NEUTRAL EVALUATION ASSESSMENT	
14	ELDORADO RESORTS CORPORATION, a Florida corporation; MICHAEL MARRS;	STATEMENTS	
15	KRISTEN BECK; DOMINIC TALEGHANI;		
16	AND DOES 1-50, inclusive;		
17	Defendants.		
18	Pursuant to LR 6-1, 6-2 and 7-1 and 26-4, Plaintiff Saeed Azizi ("Plaintiff") and		
19	Defendants Eldorado Resorts Corporation ("Eldorado"), Michael Marrs ("Marrs"), Kristen Beck		
20	("Beck"), and Dominic Taleghani ("Taleghani") (sometimes hereinafter referred to collectively		
21	as "Defendants") by and through their undersigned counsel, hereby stipulate and agree to extend		
22	the time for the Parties to submit their Preliminary Early Neutral Evaluation Assessmen		
23	Statements. Good cause exists for the proposed extension of time for the Parties to submit the		
24	Preliminary Early Neutral Evaluation Assessment Statements. Defendants filed Motions for		
25	Summary Judgment in four related matters on 3/16/2016. Each Motion for Summary Judgmen		
26	is lengthy and has extensive Exhibits. Reviewi	ing and identifying relevant evidence for each o	

Defendants' arguments amidst hundreds of pages of disclosures, deposition transcripts, etc., has

proved to be much more time consuming than anticipated. Efforts to respond to the Motions

27

28

Case 2:15-cv-00755-RFB-PAL Document 43 Filed 04/18/16 Page 2 of 2

1	have impeded Plaintiff's ability to prepare the Preliminary Early Neutral Evaluation Assessm		
2	Statements. In an effort to ensure Plaintiff can fully provide complete information on each case		
3	the Parties have agreed that the deadline to submit the Preliminary Early Neutral Evaluation		
4	Assessment Statements should be extended in the following manner:		
5	All Parties shall submit their Preliminary Early Neutral Evaluation Assessment		
6	Statements to Judge Foley's Chambers as per the Order dated March 14, 201		
7	(Doc. # 39), no later than Friday, April 22, 2016 .		
8			
9	Dated this 15th day of April, 2016.	Dated this 15th day of April, 2016.	
10	WATKINS & LETOFSKY, LLP	OGLETREE, DEAKINS, NASH,	
11		SMOAK & STEWART, P.C.	
12	/s/ Daniel R. Watkins Daniel R. Watkins	/s/ Jill Garcia Anthony L. Martin	
13	Brian S. Letofsky	Jill Garcia	
14	400 S. Fourth Street Suite 280	Brian L. Bradford 3800 Howard Hughes Parkway	
15	Las Vegas, NV 89101 Telephone: 702-385-5191	Suite 1500 Las Vegas, NV 89169	
16	Attorneys for Plaintiff	Telephone: 702-369-6800	
17		Attorneys for Defendants	
18	<u>ORDER</u>		
19	IT IS SO ORDERED.		
20			
21		Jeorge Foley J.	
22		GEORGE OLEY, JR. / United States Magistrate Judge	
23		_	
24		Dated: April 18, 2016	
25			
26			
27			
28			